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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/583,306	04/24/2007	Colin John Jones	237P003USWO	4474	
23322 IPLM GROUP,	7590 06/26/200 P.A.	9	EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Intorvious Cummary	10/583,306 JONES ET AL.		
Interview Summary	Examiner	Art Unit	
	CAMERON J. ALLEN	1797	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) <u>CAMERON J. ALLEN</u> .	(3)		
(2) <u>William Prout</u> .	(4)		
Date of Interview: <u>08 June 2009</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant	2) <mark> applicant's representative</mark>	e]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed:			
Identification of prior art discussed:			
Agreement with respect to the claims f) was reached. ♀	g)∏ was not reached. h)⊠ N	I/A.	
Substance of Interview including description of the general reached, or any other comments: The applicant states the The Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to the Examiner has agreed to re-mail the action and reset to allow the Examiner has agreed to re-mail the action and reset to allow the Examiner has agreed to re-mail the action and reset to allow the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail the action and reset to a substance of the Examiner has agreed to re-mail	the office action mailed out 1/2 the clock. Iments which the examiner agropy of the amendments that vid.) ACTION MUST INCLUDE THE last Office action has already OF ONE MONTH OR THIRT'ERVIEW SUMMARY FORM,	reed would rend vould render the SUBSTANCE (been filed, APP ODAYS FROM T WHICHEVER IS	er the claims claims OF THE LICANT IS THIS LATER, TO
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	/Walter D. Griffin/ Supervisory Patent Examiner, Art U	nit 1797	

Application No.

Applicant(s)